

if there be such office in this State ; provided, nothing in this article shall prevent or affect the issue of attachments against corporations as now or hereafter allowed by law.

Myer v. Liverpool Ins Co , 40 Md 595. *Cromwell v. Royal Canadian Ins Co.*, 49 Md. 366. *Universal Life Ins. Co. v. Bacchus*, 51 Md, 28. *Wagner v. Shank*, 59 Md. 322 *North State Copper Co. v. Field*, 64 Md. 153. *Fidelity Life Asso. v. Ficklin*, 74 Md. 179. *Fairfax Mining Co. v. Chambers*, 75 Md. 606 *Condon v. Mutual Reserve Co.*, 89 Md. 118. *Hodgson v. Southern Bldg. Asso* , 91 Md. 445.

1888, art. 23, sec 298. 1868, ch. 471, sec. 212.

412. If any corporations or joint stock companies embraced in the preceding section, after any liability shall occur within this State, or after any contract shall have been made by it with any resident of this State, shall cease to have any agent in this State, and no president, director or manager of such corporation, or joint stock company or association can be found in this State, then in such case service of any writ or process issuing from the courts of this State, on the person who was last the agent of such corporation or joint stock company in this State, shall be deemed sufficient service, if a copy of such process be served on the president or manager, or two directors of such corporation or joint stock company, wherever they may be found, and an affidavit of such service be made before any person authorized by the laws of this State to take the acknowledgments of deeds.

Northern Central R. W. Co. v Rider, 45 Md. 24.

Ibid. sec 299. 1868, ch. 471, sec. 213.

413. If any corporation whatever, upon which process has been served as hereinbefore prescribed, shall fail to appear during the term or rule day for the return of process to which such process shall be returned, or by the second day of the succeeding term or rule day for the return of process, judgment by default shall be entered against such corporation, and the amount of the claim of the plaintiff shall be ascertained by a jury of inquiry or otherwise, as in other cases of judgment by default.

Ibid. sec 300. 1868, ch. 471, sec. 214.

414. When a judgment has been recovered against a corporation, and an execution on such judgment returned *nulla bona*, the person or body corporate entitled to such judgment may file a bill in equity against all or any persons who may be in any manner indebted to said corporation, either for the